1 2 3 4 5 6 7 8	Donald J. Kula, Bar No. 144342 DKula@perkinscoie.com Nathan M. Smith, Bar No. 255212 NSmith@perkinscoie.com Vilma Palma-Solana, Bar No. 267992 VPalma@perkinscoie.com PERKINS COIE LLP 1888 Century Park E., Suite 1700 Los Angeles, CA 90067-1721 Telephone: 310.788.9900 Facsimile: 310.788.3399	JS-6
9	Attorneys for Plaintiff Global BTG LLC and Counterclaim-Defendant Jacob Hodges	
11 12 13 14	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA RIVERSIDE DIVISION	
15 16	GLOBAL BTG LLC,	Case No. 2:11-cv-01657-JGB-JCGx
17 18	Plaintiff,	[PROPOSED] JUDGMENT
19	v. NATIONAL AIR CARGO, INC.,	Honorable Jesus G. Bernal
<ul><li>20</li><li>21</li><li>22</li><li>23</li></ul>	Defendant- Counterclaim Plaintiff, v.	
24 25	GLOBAL BTG LLC, JACOB HODGES and DOES 1-5,	
<ul><li>26</li><li>27</li><li>28</li></ul>	Counterclaim Defendants.	

74959-0001/LEGAL28067558.4

[Kroposed] Judgment

On September 10, 2013, the matter came on for jury trial between Plaintiff and Counter-Claim Defendant Global BTG LLC, Counter-Claim Defendant Jacob Hodges and Defendant and Counter-Claimant National Air Cargo, Inc. on the following: (1) claims for breach of contract and deceit by Global BTG LLC and against National Air Cargo, Inc.; and (2) counterclaims for intentional misrepresentation and breach of contract by National Air Cargo, Inc. and against Global BTG LLC and Jacob Hodges. The matter was tried before the Honorable Jesus G. Bernal in the above-captioned court.

After hearing the evidence and the arguments of counsel, the case was submitted to the jury on October 2, 2013. The jury deliberated, and on October 4, 2013, after returning into court and being called, the jurors rendered their unanimous verdict in writing as follows: (1) in favor of Global BTG LLC on the claim for breach of contract and awarding \$8 million in damages; (2) in favor of National Air Cargo, Inc. on Global BTG LLC's claim for deceit; and (3) in favor of Global BTG LLC and Jacob Hodges on National Air Cargo, Inc.'s counterclaims for intentional misrepresentation and breach of contract.

Pursuant to the Federal Rules of Civil Procedure 54(a) and 58(b), by reason of the referenced jury verdict,

## IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- (1) That judgment is entered in favor of Plaintiff Global BTG LLC on its claim for breach of contract;
- (2) That Plaintiff Global BTG LLC recover from defendant National Air Cargo, Inc. the amount of eight million dollars (\$8,000,000.00), plus interest as allowable by law; and

-2-

74959-0001/LEGAL28067558.4

[Rroposed] Judgment

Case 2:11-cv-01657-JGB-JCG Document 319 Filed 10/28/13 Page 3 of 3 Page ID #:13032